

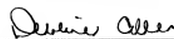
IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: § Group Art Unit: 1762  
SAINI ET AL. §  
Serial No.: 10/736,339 §  
Filed: DECEMBER 15, 2003 §  
Title: "ON-THE FLY COATING OF ACID- §  
RELEASING DEGRADABLE MATERIAL §  
ONTO A PARTICULATE" §  
§ Atty. Docket No: HES 2001-IP-005484U1P1  
§  
§

CERTIFICATE OF FILING ELECTRONICALLY VIA EFS  
MPEP 503

I HEREBY CERTIFY THAT I HAVE A REASONABLE BASIS FOR BELIEF THAT THIS CORRESPONDENCE IS BEING SUBMITTED TO THE UNITED STATES PATENT AND TRADEMARK OFFICE VIA EFS (ELECTRONICALLY) ON THE DATE INDICATED BELOW, AND IS ADDRESSED TO:

HONORABLE COMMISSIONER FOR PATENTS  
P.O. Box 1450  
ALEXANDRIA, VA 22313-1450

  
DEBBIE ALLEN

DATE OF SUBMISSION: SEPTEMBER 11, 2007  
ELECTRONIC FILING (EFS)

MAIL STOP AMENDMENT  
Honorable Commissioner of Patents  
P. O. Box 1450  
Alexandria, VA 22313-1450

TERMINAL DISCLAIMER

Dear Honorable Commissioner:

Halliburton Energy Services, Inc., the owner of all right, title and interest in and to the above patent application and in and of U.S. Patent No. 7,080,688 ("the '688 Patent") hereby disclaims, under the provisions of 37 C.F.R. § 1.321, the terminal part of any patent granted on the above-identified patent application that would extend beyond the expiration date of the '688 Patent.

Applicants also hereby agree that any patent so granted on the above-identified application shall be enforceable only for and during such period that the legal title to said patent

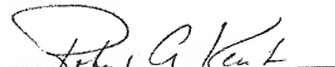
shall be the same as the '688 Patent, this agreement to run with any patent granted on the above-identified application and to be binding upon the grantee, their successors and assigns.

In making the above disclaimer, Applicants do not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term, as defined in 35 U.S.C. §§ 154-156 and 173, of the '688 Patent, as presently shortened by any terminal disclaimer filed prior to the patent grant, in the event that any such granted patent expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or is terminally disclaimed under 37 C.F.R. § 1.321, has all claims canceled by a reexamination certificate, is reissued or is in any manner terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant.

The Commissioner is hereby authorized to debit Baker Botts L.L.P.'s Deposit Account No. 02-0383, Order Number 063718.1357, in the amount of \$130.00 for the fee under 37 C.F.R. § 1.20(d) for the terminal disclaimer. Should the Commissioner deem that any additional fees are due, including any fees for extensions of time, the Commissioner is authorized to debit Baker Botts L.L.P.'s Deposit Account No. 02-0383, Order Number 063718.1357.

The undersigned is an attorney of record in the present case.

Respectfully submitted,



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Date: Sept 11, 2007